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6 Plaintiff-Debtor in Pro Se

FILED
DEC 31 2014
UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

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**UNITED STATES BANKRUPTCY COURT**  
 9  
**EASTERN DISTRICT, BAKERSFIELD DIVISION**

10  
 11  
**Case No. 10-16183**  
**Chapter 7**

12  
 13  
 SALMA AGHA  
 14 an individual,

15  
 16  
**Debtor,**

17  
 18  
**JUDICIAL NOTICE RE: PLAINTIFF-  
 19 DEBTOR'S MOTION TO STOP  
 20 CONTINUOUS DOCKET FRAUD  
 21 PERPETRATION BY DEFENDANTS  
 22 FRAUDULENTLY CHANGING  
 23 BANKRUPTCY DOCKET 10-16183 BY  
 24 FILING UNDER A NEW CASE NUMBER  
 25 13-01086 TO**

1. **HIDE THEIR READILY APPARENT  
 2. ILLEGAL BANKRUPTCY  
 3. REOPENING FRAUD LACKING  
 4. JURISDICTION AND**
2. **KEEP THE MAIN BANKRUPTCY  
 3. DOCKET "CLEAN" OF ALL  
 4. INCRIMINATING FILINGS;**

17  
 18  
**Judge: HON RICHARD LEE**  
**Hearing Date: January , 2015**  
**Time: 9:00 am February 5**  
**Place: US Bankruptcy Court**  
**1300 18<sup>th</sup> Street, Ste A**  
**Bakersfield, CA**

21  
**PLEASE NOTE:** The **DUTY TO REPORT MISCONDUCT** to the appropriate  
 22 governing authorities is an ethical duty imposed on Judges, Attorneys etc in  
 23 the United States by the rules governing professional responsibility. Acts  
 24 constituting Misconduct which include tampering with evidence, suborning  
 25 perjury and committing criminal acts of violence or dishonesty. Failure to  
 report such crimes can result in disbarment, sanctions, impeachment etc

1  
**JUDICIAL NOTICE RE: PLAINTIFF-MOTION TO STOP DOCKET FRAUD BEING PERPETRATED BY  
 DEFENDANTS FILING UNDER A NEW CASE NUMBER TO 1. HIDE READILY APPARENT ILLEGAL  
 BANKRUPTCY REOPENING FRAUD AND 2. KEEP THE MAIN BANKRUPTCY DOCKET "CLEAN" FROM  
 INCRIMINATING FILINGS**

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## **REQUEST FOR JUDICIAL NOTICE**

Plaintiff-Debtor hereby requests that Court take Judicial Notice of the following acts that took place with **illegal reopening of her Bankruptcy lacking jurisdiction**. All Defendants in collusion have been **altering Court Records to hide their illegal actions**, pursuant to Rule 201 of the Federal Rules of Evidence, of Exhibits described under

1. **CREATION** by Defendants of a “**new**” parallel case number being used for filing of Plaintiff’s Bankruptcy matters since August 1, 2013 till now, FOR OVER ONE YEAR
2. **SHIFTING/DIVERSION** of Bankruptcy filings from main Bankruptcy Case No 10-16183 to the new Case number 13-01086 as this new docket has a start date of August 1, 2013 WITHOUT the entire Bankruptcy register of dates which immediately shows they **lacked jurisdiction**
  - i) Filing of Petition May 30, 2010
  - ii) Discharge September 23, 2010
  - iii) Reopening September 18, 2012 (OVER TWO YEARS AFTER FILING FOR RELIEF AND OVER ONE YEAR AFTER DISCHARGE)
3. **MISFILING** by Defendants of Plaintiff’s Bankruptcy matters under this incorrect created “**new**” parallel case number of **13-01086** (Exhibit B) instead of correctly filing them under the original Bankruptcy Number of **10-16183** (Exhibit A). Examples of such motion, oppositions orders etc in lieu of are as follows
  - i) **TWO MOTIONS TO DISQUALIFY DEFENDANT JUDGE CLEMENT** have been “**buried**” and ‘**hidden**” in this fraudulent Docket thus cleverly away from the main Bankruptcy Docket

1 ii) Plaintiff-Debtor's **Motion requesting to change the venue of her**  
2 **Bankruptcy Case from Bakersfield to Los Angeles**

3 iii) **TWO MOTIONS requesting the Courts permission to bring legal**  
4 **action against Trustee and his Counsel – hidden for one month**  
5 **before mysteriously “appearing” in the main docket**

6 iv) **Judge Lee conducting hearings in lieu of his Order to show**  
7 **cause as to why the STAY PLACED ON BANKRUPTCY**  
8 **PROCEEDING MUST CONTINUE – ALL HIDDEN IN THE**  
9 **FRAUDULENT DOCKET!!**

10 4. **MISLABELING** by Defendants of Court Proceeding Transcript tiles which  
11 are criminally misleading stated with intent to mislead and defraud. For  
12 example Defendants fraudulently asking for an "**Order Authorizing the**  
13 **Sale**" instead of their criminal intent in actual motions for the hearing  
14 and the actual proceedings during the hearing itself "**Order to**  
15 **CONDUCT THE SALE**" **hiding** WHAT ACTUALLY HAPPENED IN THE  
16 COURT ROOM as evidenced in these transcripts.

17 5. **MISREPORTING** by Defendants with regard to the actual content of  
18 their filings and their intent as to the proceedings requested. For  
19 example Defendants fraudulently asking for an "**Application for Order**  
20 **Authorizing Trustee to Employ Attorneys Effective September 13,**  
21 **2012**", filed November 8, 2012, instead of the actual "**NOTIFICATION**  
22 **of Employment of Attorneys since September 13, 2012**",  
23 PREDATING Trustees appointment on September 19, 2012.

24 6. **RESERVED BLANK DOC NUMBERS** with a note stating "Docket Entry  
25 reserved for internal use....." Indeed so that fraudulent filings may be

1 "internally" slipped-in/inserted quietly at a later dated (Exhibit Z-H Doc  
2 # 156, 157 & 159)  
3

4           **Thus DEFENDANTS ARE WELL AWARE OF ALL THEIR CRIMINAL**  
5 **ACTS, FRAUDS, GRAND THEFTS ETC THEY HAVE COMMITTED AND**  
6 **ARE DESPERATELY TRYING TO HIDE THE EVIDENCE!!**

7           This fraudulent Misreporting, misfiling, mislabeling etc makes these  
8 Motions, submissions, hearings etc and action taken in lieu of as **NULL AND**  
9 **VOID. Thus the following must immediately be returned to the**  
10 **Plaintiff-Debtor in their original condition with all costs incurred by**  
11 **Plaintiff-Debtor legal and otherwise as a result of these actions**

- 12           i) **GRAND THEFT of Plaintiff's standing in her lawsuit against**  
13           **Breitman and BBG Ltd**
- 14           ii) **GRAND THEFT of Plaintiff-Debtors Vodka From Around the**  
15           **World LLC**
- 16           iii) **Innumerable GRAND THEFTS of Plaintiff-Debtors Primary**  
17           **Residence and her belongings from that residence**

19           **A. LEGAL ARGUMENT**

20           A federal court must take judicial notice of facts "if requested by a  
21 party and supplied with the necessary information." Federal Rules of  
22 Evidence 201(d). Rule 201 allows the federal courts to take notice of  
23 matters of record in other court proceedings "both within and without the  
24 federal judicial system, if those proceedings have a direct relation to  
25 matters at issue." United States ex rel. Robinson Rancheria Citizens Council

1 v. Borneo, 971 F.2d 244, 248 (9th Cir. 1992) see also Reyn's Pasta Bella,  
 2 LLC v. Visa USA, Inc., 442 F.3d 741, 746, fn. 6 (9th Cir. 2006); Bennett v.  
 3 Medtronic, Inc., 285 F.3d 801, 803 (9th Cir. 2002) (judicial notice taken of  
 4 amended complaint in another court); Mullis v. U.S. Bankruptcy Court for  
 5 Dist. of Nevada, 828 F.2d 1385, 1388 n.9 (9<sup>th</sup> Cir. 1987) (judicial notice  
 6 taken of documents filed in bankruptcy court). Rule 201 mandates that a  
 7 federal court take judicial notice "if requested by a party and supplied with  
 8 the necessary information." Fed. R. Evid. 201(d). "Judicial notice

9 The Defendants have been for a long period of time, **under the legal**  
 10 **umbrella of Bankruptcy** with **CRIMINAL OBSTRUCTION OF JUSTICE**  
 11 and an **INTENT TO DECIVE**, fraudulently **ALTERING LEGAL**  
 12 **DOCUMENTS**, since **inception of the fraud to illegally reopen**  
 13 **Plaintiff's Bankruptcy knowing they lacked jurisdiction to favor their**  
 14 **special friends and to afford revenge to Defendant KDG law firm**  
 15 **against their former Client, Plaintiff-Debtor.**

16

17 **B. METHODS USED BY DEFENDANTS TO PERPETRATE**  
 18 **DOCKET FRAUD**

19 **I. CREATION OF NEW CASE NUMBER**

20 The Defendants fraudulently and intentionally "**CREATED**" a "**new**"  
 21 parallel case number to file and hide Plaintiff's Bankruptcy matter  
 22 documents which serve as incriminating evidence against Defendants since  
 23 August 1, 2012 till now. Defendants have intentionally been misfiling  
 24 Plaintiff's Bankruptcy matter documents under this new parallel case  
 25 number for OVER ONE YEAR.

1                   **II. SHIFTING OF BANKRUPTCY DOCUMENT FILING TO THE "NEW"**  
2                   **NUMBER SO THAT BANKRUPTCY DATES SHOWING ILLEGAL**  
3                   **REOPENING ARE NOT READILY APPARENT**

4                   **SHIFTED/DIVERTED** the filing of legal documents from Main  
5 Bankruptcy Docket 10-16183 to fraudulently created "new" docket 13-  
6 01086 as this new docket has a start date of August 1, 2013.

7                   **PURPOSE:** the entire Bankruptcy register of dates which immediately  
8 shows the Bankruptcy reopening as **ILLEGAL** as it **lacked jurisdiction** is  
9 NOT SHOWN in this new number which shows a filing date of August 1, 2013  
10 instead of Main Bankruptcy Docket which shows

- 11                   i) Filing of Petition May 30, 2010
- 12                   ii) Discharge September 23, 2010
- 13                   iii) **ILLEGAL REOPENING** September 18, 2012 (OVER TWO YEARS  
14                   AFTER FILING FOR RELIEF AND OVER ONE YEAR AFTER DISCHARGE)

15                   **EXAMPLE:** Main Bankruptcy Docket 10-16183 shows a last filing date  
16 of November 19, 2014 Doc #143 (Exhibit Z-I). **THERE IS NO LOG OF**  
17 **JUDGE LEES ORDER ASKING THE PLAINTIFF TO APPEAR AND SHOW**  
18 **CASE REGARDING JUSTIFICATION OF STAY ON HER BANKRUPTCY.**  
19 This Order to Show Cause, Hearing, Replies, Ex Parte Motion, Continuation,  
20 etc are **ALL FILED IN THE NEW DOCKET** 13-01086 (Exhibit Z-H Doc #s  
21 133, 134, 149, 150, 151, 152, 153, 155, 165 &166)

23                   **III. MISFILING OF BANKRUPTCY MATTER DOCUMENTS**

24                   The Defendants have intentionally and fraudulently, for a long period  
25 of time, "**MISFILED**" Plaintiff's Bankruptcy matter documents under the  
new parallel case number they created to "**hide**" these documents

1 The Defendants **first** showed these critical documents to be  
 2 "REDACTED" under the correct original Bankruptcy case number **10-**  
 3 **16183** (Exhibit A).

4 The Defendants than after a period of several months made these  
 5 "REDACTED" documents appear under the "**new**" parallel case number,  
 6 **13-01086** (Exhibit B), "**borrowed**" from the Adversary Proceedings but  
 7 created as a separate case entity entirely.

8 **PLEASE NOTE:** the first adversary proceeding brought against  
 9 Defendant CitiMortgage et al is listed under both case numbers (Exhibit U:  
 10 *Correctly AND Incorrectly filed Adversary Proceeding against CitiMortgage*  
 11 **Doc #115 under original Bankruptcy # 10-16183 and Docs #1-5 under**  
 12 **new Case #13-01086**) where the "new" case number is hand written under  
 13 the typed Bankruptcy number on this submission under which this  
 14 document was filed by the Plaintiff. The \$293.00 filing fee was waived by  
 15 these Defendants in their pathetic and desperate attempt at creating this  
 16 new case number for hiding incriminating evidence against them.

17 **PURPOSE** of this intentional "**misfiling**" of Dockets under a "**new**"  
 18 parallel case number by the Defendants to fraudulently "**hide**" these critical  
 19 motions, Defendants actions, responses and orders pertaining to these  
 20 motions were all **intentional frauds performed under the legal**  
 21 **umbrella of Bankruptcy** to achieve the following results

22 iv) These documents are **not readily visible** to the investigating  
 23 authorities who see a "**clean**" docket list under the original Bankruptcy  
 24 number and think "there must be a mistake in filing of complaint".

25 (Exhibit A & B: *Two Docket Lists showing TWO Case numbers for filing*

1 Plaintiff's Bankruptcy matters) & (Exhibit U: *Correctly AND deliberately*  
 2 *Incorrectly filed Adversary Proceeding Doc #115 under original*  
 3 *Bankruptcy # 10-16183 and Docs #1-5 under new Case #13-01086)*

4 **v) Defendants dirty list of deeds, incriminating evidence is buried**  
 5 under the "new" case number which effectively "**hides**" the main culprit,  
 6 Defendant Judge Clement himself as this entire case

7 **vi) Plaintiff's attempt at exposing these criminals and their**  
 8 **felonies** in the form of Motions documenting Judicial Misconduct etc  
 9 **appear to be part of a relatively benign Adversary Proceeding**  
 10 **against CitiMortgage** (Exhibit B: "NEW" case number Docket List) &  
 11 (Exhibit W: *Reply to Correctly filed Adversary Proceeding Doc #115 in*  
 12 *under "NEW" case number as Doc#9&11 of 13-01086)*

13 **vii) Also any future disqualification** of Defendant Judge Clement  
 14 will not affect his standing in the ENTIRE FRAUDULENTLY REOPENED  
 15 BANKRUPTCY LACKING JURISDICTION as it will be **LIMITED TO THIS**  
 16 **ADVERSARY PROCEEDING against CitiMortgage** (Exhibit V)

#### 18 **IV. MISLABELING OF TITLE ON COURT HEARING TRANSCRIPTS**

19 The Defendants deliberate "**mislabeled**" of Titles on Court  
 20 Proceeding Transcripts effectively misguides regarding the purpose of the  
 21 hearing and lies about the actual Court Proceedings contrary to the  
 22 evidence contained in these transcripts.

23 **EXAMPLE:** Defendants repeated fraudulent asking for an "**Order**  
 24 **Authorizing Sale**" instead of "**Order to CONDUCT THE SALE WITH**  
 25 **IMMEDIATE ON-SITE BIDDING**", the real reason for that hearing and all

1 Motions submitted leading to that hearing, which is the transcribed  
 2 supporting evidence therein.

3 **PURPOSE** of this fraudulent intentional "**mislabeled**" of titles on all  
 4 transcribed court proceedings and all associated pertinent filings is to  
 5 **MISLEAD** as to the **real reason for the hearing/filing** and as to **what**  
 6 **was actually proposed and heard in the related Court hearing**. The  
 7 Defendants thus achieved the following goals

- 8 i) The Defendants "**camouflaged**" their **grand theft felony carried**  
 9 **out using Bankruptcy as means to an end**, thus their execution of  
 10 this grand fraud of Bankruptcy which enabled them to steal Plaintiffs  
 11 properties using force under color of official right, was effectively  
 12 covered up. These Defendant robbers ignored every Rule of  
 13 Bankruptcy including their collusion as to preplanning of this scheme  
 14 to commit robbery when they lacked jurisdiction as to the reopening  
 15 of Bankruptcy, lied to fraudulently claim Plaintiff's properties as  
 16 assets, lacked notifying Creditors, failed to post a notice of sale and  
 17 the list of frauds goes on and on.
- 18 ii) The Defendants kept their **schemed grand theft felony "invisible**  
 19 **and hidden" from all Creditors** and investigating authorities who  
 20 just see a "**clean**" docket list under the original Bankruptcy number  
 21 and think "there must be a mistake in filing of the complaint". Thus  
 22 they have **no idea** how these Defendant thieves TREACHEROUSLY  
 23 EXECUTED ACTUALLY THEIR PLANNED THEFT IN THE BANKRUPTCY  
 24 COURT IN THE NAME OF BANKRUPTCY
- 25 iii) The Defendants **kept Creditors from pursuing and purchasing**

1           **these assets**, these Defendants had illegally stolen from Plaintiff.  
2           Thus the **grand theft felony was kept a "Private Event"** by  
3           Defendants KDG, Goldner, Holder, Defendant Trustee Vetter,  
4           Defendant Judge Clement **to benefit their "special friends"**  
5           Defendants Breitman and BBG Ltd.

6

7           **V. MISREPORTING OF TITLES ON DEFENDANTS MOTIONS**

8           The Defendants deliberate "**misreporting**" of Titles with regards to the  
9           actual content of their filings and their intent as to the proceedings  
10           requested which makes these proceedings NULL AND VOID.

11           **EXAMPLE:** Defendants fraudulently asking for an "**Application for**  
12           **Order Authorizing Trustee to Employ Attorneys Effective September**  
13           **13, 2012**", filed November 8, 2012, instead of the actual  
14           **"NOTIFICATION of Employment of Attorneys since September 13,**  
15           **2012**", PREDATING Trustees appointment to this case on September 19,  
16           2012.

17           **PURPOSE** of this fraudulent intentional "**misreporting**" of titles by  
18           Defendants on all their filing and the stated requests is to MISLEAD as to  
19           the **real reason for the filing** and as to **their actual intended actions**  
20           **proposed in that document**. The Defendants thus achieved the goals  
21           described above under items I-III.

22

23           **VI. RESERVING SCATTERED DOCKET NUMBERS BLANK, LISTED**  
24           **AS "RESERVED FOR INTERNAL USE" SO THAT ILLEGAL**  
25           **DOCUMENTS MAY BE SLIPPED IN UNNOTICED**

1           **RESERVED** BLANK DOC NUMBERS with a note stating "Docket Entry  
2 reserved for internal use..." Indeed so that fraudulent filings may be  
3 "internally" slipped-in/inserted quietly at a later dated (Exhibit B Doc # 55,  
4 66 & 67) and (Exhibit Z-H Doc # 156, 157 & 159). Notice no Doc numbers  
5 are MISSING or OUT OF SYNC in 10-16183.

6

7           Thus **DEFENDANTS ARE WELL AWARE OF ALL THEIR CRIMINAL**  
8 **ACTS, FRAUDS, GRAND THEFTS ETC THEY HAVE COMMITTED AND**  
9 **ARE TRYING TO HIDE THE EVIDENCE!!**

10

11           **QUESTION: HOW DEEP DOES THE LEVEL OF CORRUPTION RUN IN**  
12 **THIS COURT EXTENDING FROM JUDGES TO THE FILING CLERKS???**

13

14           **C. LIST OF SOME MISFILED, MISLABLED AND**  
15 **MISREPORTED DOCUMENTS**

16           Kindly note that all the Motions listed below were filed under the  
17 correct original Bankruptcy Number of **10-16183** (EXHIBIT A), heard under  
18 correct Bankruptcy Case No 10-16183 with orders provided under the same  
19 Bankruptcy case number 10-16183 but yet intentionally "**misfiled**" under  
20 the **new** parallel Case number **13-01086** (EXHIBIT B).

21           i) CitiMortgage et al **REPLY Docs #9 & 11** to Plaintiffs Motion  
22           regarding complaint of violation of automatic stay with her illegal  
23           lockout on her Primary Residence 11622 Harrington Street  
24           Bakersfield, CA 93311 is "**misfiled**" under the "**new**" number  
25           (Exhibit C) while the original motion was filed **UNDER BOTH CASE**  
                 **NUMBERS**

- 1 a. correctly filed under original Bankruptcy Number Doc #115  
2 (Exhibit V1) and **ALSO**
- 3 b. incorrectly filed under new case number Docs #1-5 (Exhibit V2)
- 4 ii) Plaintiff's **first Motion for Judicial Disqualification** based on  
5 Judicial Misconduct Complaint. New Case Doc #30. Filed October 22,  
6 2013 (Exhibit D)
- 7 iii) Defendant Judge Clement's actions in response to this First Motion  
8 for his Disqualification including his  
9 a. **STAY** on this Motion filed October 24, 2013 New Case Doc #31  
10 appears AFTER Doc #34-36 (Exhibit E & B)  
11 b. **DENIAL** of this Motion filed December 17, 2013. New Case Doc  
12 #44 (Exhibit F)  
13 c. Defendant Judge Clement's Memorandum Decision regarding his  
14 denial of this first Motion for his Disqualification filed December  
15 17, 2013 New Case Doc #45 (Exhibit G)
- 16 iv) Plaintiff's Motion for change of venue for hearings of her illegally  
17 reopened Bankruptcy case from Bakersfield to Los Angeles, California  
18 in an attempt to separate herself from these "**stalkers**" with "**killer**  
19 **instincts**" filed November 19, 2013 New Case Doc #37 (Exhibit H)  
20 v) Defendant Judge Clement's **STAY** of this Motion for change of venue  
21 of Salma Agha-Khan, MDs bankruptcy proceedings from Bakersfield  
22 to Los Angeles, giving placement of stay on Bankruptcy proceedings  
23 as his reason for this refusal. Filed November 20, 2013 New Case  
24 Doc #39 (Exhibit I)  
25 vi) Plaintiff's Motion for **vacating illegal lock-out** of Salma Agha-Khan,

1 MD and her two children from their home/Primary Residence of ten  
 2 plus years - an act of **willful violation of automatic stay** of  
 3 Bankruptcy. New Case Doc #42 (Exhibit J) Filed December 9, 2013

4 vii) Plaintiff's Motion for **shortening the time for hearing** of Motion  
 5 **vacating illegal lock-out** of Salma Agha-Khan, MD and her two  
 6 children from her home/Primary Residence of ten plus years, in  
 7 **violation of automatic stay** of bankruptcy. New Case Doc #43  
 8 Filed December 9, 2013 (Exhibit K)

9 viii) Defendant Judge Clements Order **scheduling the hearing date** on  
 10 the Motion for vacating illegal lock-out of Salma Agha-Khan, MD from  
 11 her home/Primary Residence of ten plus years, an act performed  
 12 while her bankruptcy was still open. New Case Doc #46 Filed  
 13 December 17, 2013 (Exhibit M)

14 ix) Defendant Judge Clement's Order **now lifts the same stay on**  
 15 **Plaintiff Bankruptcy Proceedings which previously he had**  
 16 **used as an excuse to prevent Plaintiff from changing her**  
 17 **venue from Bakersfield to Los Angeles**, so he can rule on the  
 18 Motion for vacating illegal lock-out of Salma Agha-Khan, MD and her  
 19 two children from their home/Primary Residence of ten plus years, an  
 20 act performed while her bankruptcy was still open. New Case Doc  
 21 #47 Filed December 17, 2013 (Exhibit L)

22 x) Plaintiffs Second Motion for Judicial Disqualification based on lawsuit  
 23 filed against Defendant Judge Clement in another attempt to remove  
 24 Defendant Judge Clement from Salma Agha-Khan, MDs Bankruptcy  
 25 case and its proceedings (Summons and lawsuit were attached to

1 this motion) filed February 11, 2014 New Case Doc #59 (Exhibit N)

2 xi) Plaintiff's Motion to shorten the time for Defendant Judge Clement to

3 Disqualify himself in support of second Motion for his Disqualification.

4 New Case#, Doc #60 filed February 11, 2014 (Exhibit O)

5 xii) Defendant Judge Clement's Order **scheduling a next day hearing**

6 on Motion to shorten the time for him to Disqualify himself from

7 Salma Agha-Khan, MDs Bankruptcy case and its proceedings filed

8 New Case # Doc # 63. Filed February 11, 2014 (Exhibit P)

9 xiii) Defendant Judge Clement's CIVIL MINUTES regarding his

10 **DENYING** the second attempt at his **Judicial Disqualification**

11 based on lawsuit filed against him, **same minutes with TWO Docs**

12 **#64 & 65 showing different titles while NO ORDER HAS BEEN**

13 **ENTERED!** Also there are TWO DOC # 66 & 67 LEFT EMPTY with a

14 this note "Docket Entry Reserved for Internal Use"! New Case # Doc

15 # 64&65. Filed February 12, 2014 (Exhibit Q & Z-A)

16 xiv) Defendant Judge Clement's Order **DENYING** Plaintiff's Motion for

17 **vacating illegal lock-out** of her and her two children from their

18 home/Primary Residence of ten plus years. Defendant Judge

19 Clement's desperate need and excessive insistence on wanting to

20 rule on Plaintiffs illegally reopened Bankruptcy case is so evident that

21 he even **lifts the stay** on Plaintiffs Bankruptcy proceedings to rule

22 on this case against her and against Bankruptcy Laws knowing that

23 the illegal lockout was **willful violation of Bankruptcy's**

24 **automatic stay**. New Case # Doc # 70. Also note that Docket

25 number sequence is mixed up Filed February 12, 2014 (Exhibit R & A)

1 xv) Permission to bring legal action against Defendant Trustee which  
 2 involves the Bankruptcy but is "**hidden**" in new case number so  
 3 Bankruptcy docket remained "**clean**" (Exhibit S, Z-C & Z-D)

4 xvi) Defendant Judge Clement "**recusal**" is again "**hidden**" in new case  
 5 number so Bankruptcy docket is still "**clean**". Also giving the  
 6 impression that his removal is just from CitiMortgage case and is not  
 7 related to illegally reopened Bankruptcy proceedings Doc #115  
 8 (Exhibit T, Z-C & Z-D)

9 xvii) Following Defendant Judge Clement "**recusal**" the appointment of a  
 10 new Judge is again "**hidden**" in new case number so Bankruptcy  
 11 docket is still "**clean**". Also giving the impression that his removal is  
 12 just from CitiMortgage case and is not related to illegally reopened  
 13 Bankruptcy proceedings Doc #117 (Exhibit U, Z-C & Z-D)

14

15 **D. LIST OF SOME CLEAN CORRECTLY FILED DOCUMENTS**

16 The only **kosher documents** appearing under the correct Bankruptcy  
 17 case number 10-16183 are

18 i) Adversarial Proceedings filed by Plaintiff Salma Agha-Khan, MD.,  
 19 against CitiMortgage Inc, CR Title Services Inc, Wilmington Trust  
 20 Company, filed August 1, 2013 Doc #115 (Exhibit V, V1 & V2)

21 ii) Defendant Judge Clements Order **stay on Bankruptcy Proceedings**  
 22 of Salma Agha-Khan, MD filed October 18, 2013 (Exhibit W)

23 iii) Defendant Judge Clements **Amended Order of stay** placed on  
 24 Bankruptcy Proceedings of Salma Agha-Khan, MD filed July 22, 2013,  
 25 Doc #119 (Exhibit X) this being the same document as in ii) above

1                   **E. LIST OF MISLABLED TITLES ON COURT HEARING**

2                   **TRANSCRIPTS**

3                   Defendants intentional “**mislabeled**” of Titles in Transcripts of Court  
 4                   Proceedings according to “**misreported**” Titles of their Motions etc  
 5                   pertaining to these hearings is yet another attempt of Defendants to “**hide**”  
 6                   their **grand theft evidenced by WHAT ACTUALLY HAPPENED IN THE**  
 7                   **COURT ROOM**, confirmed in the transcribed contents of these documents.

8                   Below is a list of some of these documents submitted as evidence of  
 9                   Defendants intent to deceive causing criminal obstruction of justice

10                  i) Transcript of Hearing regarding Sale of Plaintiff’s property stolen from  
                         her by Defendants KDG, Holder, Goldner, Defendant Judge Clement  
                         and Defendant Trustee Vetter held December 18, 2012. Original Case  
                         Doc#85 (Exhibit Y & A)

14                  a. **“Misleading” Transcript Title as to the Title of request for**  
                         **this hearing:** “Motion to Sell” instead of “Motion for Authorizing  
                         Sale”, the actual title of motion in Doc #78 (*Exhibit A*)

17                  b. **“Misleading” Transcript Title as to the actual proceeding:**  
                         “SALE” without CREDITORS but with a specially notified eager  
                         “DEFENDANT-BUYER” wanting to buy the “asset” naming him and  
                         his company BBG Ltd as Defendants, sitting in the Court room and  
                         his Counsel on the phone

22                  ii) Transcript of Hearing of Sale of Plaintiff’s property stolen from her by  
                         Defendants acting under color of official right, sold to their **“special**  
                         **friends”** Defendants Breitman and BBG Ltd who were Defendants in  
                         that same lawsuit being fraudulently called an asset, held January  
                         23, 2013. (*Exhibit Z*)

1 a. **"Misleading" Transcript Title of this hearing:** Transcript Title  
2 reads

3 - "Motion to Employ Lisa Holder" - who is already employed, with  
4 her ambushed "employment" predating Trustees appointment  
5 (Exhibit A: Doc #72)

6 - "Motion to Sell" when Motion being heard according to the  
7 requesting Motions was "Authorizing Sale" (Exhibit A: Doc #78)

8 b. **"Misleading" Transcript Title as to the actual proceedings:**

9 Transcript title reads "Motion to Sell" when a "SALE WITH ON-SITE  
10 BIDDING" was conducted in favor of Defendants "special friends".  
11 This "SALE WITH BIDDING" was known to take place as Plaintiff  
12 was asked to bring a Cashier's check as deposit and an eager  
13 "Buyer" who was also DEFENDANT IN THAT SAME LAWSUIT BEING  
14 SOLD AS ASSET was sitting in the Court room DEVOID OF  
15 CREDITORS!!

16 c. **"Misleading" Transcript Title HIDING the Actual Court  
17 Proceedings: "SALE" with "SCAMMED" organized bidding  
18 where Defendant Judge Clement himself**

19 **-Refused to let Plaintiff speak on her own behalf after she  
20 dismissed her attorney**

21 **-Threatens the Plaintiff with physical violence repeatedly**

22 **-Acknowledges the "special notification of SALE" sent to his  
23 "special friends"**

24 **-Acknowledges that NO NOTICE OF SALE WAS POSTED OR  
25 SENT TO CREDITORS**

- 1      **-Himself refuses a much more lucrative offer from Plaintiff**
- 2      **on behalf of Defendant Trustee**
- 3      **-Lowers he sale price from final bid price in favor of his**
- 4      **"Special Friends"**
- 5      **-And much, much more**

6      iii) Transcript of Hearing held on January 9, 2014 regarding ExParte  
7      Motion to Vacate (illegal) lockout of Plaintiff from her Primary  
8      Residence of ten plus years as willful violation of Automatic Stay

9      a. **"Misleading" Transcript Title:**

- 10      **-from Personal Copy obtained directly from Wood & Randall:**  
11      No 10-16183 (Exhibit Z-A)
- 12      **-from Doc#82 March 13, 2014, where number of Docket is**  
13      **too far out** as a lot of motions etc have happened since the  
14      hearing and its **OVER TWO MONTH DELAYED IN FILING: No**  
15      **Lies here** (Exhibit B)

16      b. **"Misleading"/Irregularities of Docket Title: An Order itself**  
17      **with Doc # of this hearing DOES NOT EXIST**

- 18      -March 13, 2014: Doc #82 where **number of Docket is too far**  
19      **out** as a lot of motions etc have happened since the hearing and  
20      its **OVER TWO MONTH DELAYED IN FILING: with No mention**  
21      **of REGARDING WHAT!!** (Exhibit B)

22      -January 13, 2104: BLANK DOCKET stating "Docket entry reserved  
23      for internal use"

24      -January 14, 2014: Doc #56 CIVIL MINUTE ORDER/ORDER TO  
25      CONTINUE HEARING re Doc #42

1                   **-Notice of REDACTION**

2                   iv) Transcript of Hearing held on February 12, 2014 regarding  
3                   continuance from January 9, 2014 of

4                   -ExParte Motion to Vacate (illegal) lockout of Plaintiff from her  
5                   Primary Residence of ten plus years as willful violation of Automatic  
6                   Stay

7                   -Disqualify Defendant Judge Clement

8                   a. **"Misleading" Transcript Title:**

9                   **-from Personal Copy obtained directly from Wood & Randall:**

10                   NO 10-16183 (Exhibit Z-B)

11                   **-from Doc#84 filed March 13, 2014, where number of**  
12                   **Docket is again too far out** as a lot of motions etc have  
13                   happened since the hearing and its **OVER ONE MONTH DELAYED**  
14                   **IN FILING:** (Exhibit B)

15                   b. **"Misleading"/Irregularities of Docket Titles: An Order itself**  
16                   **with Doc # of this hearing DOES NOT EXIST**

17                   -March 13, 2014: Doc # 84 where **number of Docket is again**  
18                   **too far out** as a lot of motions etc have happened since the  
19                   hearing and its **OVER ONE MONTH DELAYED IN FILING:**  
20                   **Transcript regarding hearing held 2/12/14 with No mention**  
21                   **of REGARDING WHAT!!** (Exhibit B)

22                   -February 12, 2104: **Doc # 64:** CIVIL MINUTES-- Hearing  
23                   Held/Concluded Re:42.....DENIED (Entered 2/17/2014)

24                   -February 12, 2104: **Doc # 65:** CIVIL MINUTES-- Hearing  
25                   Held/Concluded Re:59.....DENIED (Entered 2/17/2014)

1 -February 18, 2104: TWO BLANK DOCKETS stating "Docket entry  
2 reserved for internal use"

3 -February 18, 2104: Doc #68 CIVIL MINUTE ORDER DENYING  
4 #59.....(Entered 2/19/2014)

5 -February 18, 2104: Doc #70 CIVIL MINUTE ORDER DENYING  
6 #42.....(Entered 2/19/2014)

7 **-Notice of REDACTION**

8

9 **F. INTENTIONAL OBSTRUCTION WITH TRANSCRIBING**  
10 **CAUSING UNUSUAL DELAY IN POSTING OF DOCUMENTS**

11 An intentional obstruction caused by Defendants to transcribing these  
12 hearings held on January 9, 2014 and February 12, 2014. Despite repeated  
13 phone calls and emails we were UNABLE to obtain a transcribed copy of  
14 these hearing after I was told that "other two hearings on February 12,  
15 2014 had been transcribed a long time ago" by the person at Wood and  
16 Randall Court Transcribing Service who was also not sure why my hearings  
17 were not yet transcribed.

18 To overcome this intentional obstruction I had to attach copies of this  
19 lawsuit and threaten the transcribing service with their inclusion in the  
20 lawsuit if I did not get my copies ASAP.

21 I finally got my transcribed hearing copies on March 13, 2014 over **TWO**  
22 **MONTHS AFTER** January 9, 2014 hearing and **OVER ONE MONTH AFTER**  
23 February 12, 2014 hearing (Exhibit Z-E). I wonder **WHO WAS STOPPING**  
24 transcription of these hearings and **WHY?**

1           **G. MOST RECENT DOCKET FRUADS PERPETRATED BY**  
2           **ALL DEFENDANTS**

3           Most recent docket frauds perpetrated by Defendants include

4           **I. HIDING OF DOCS #133 AND 134 FOR ONE MONTH AFTER THEY**  
5           **WERE FILED IN MAIN BANKRUPTCY DOCKET:**

6           PLAINTIFF'S REQUEST ASKING FOR COURTS PERMISSION TO BRING LEGAL  
7           ACTION AGAINST TRUSTEE AND HIS COUNSEL AND TO SHORTEN TIME TO  
8           ITHS HEARING

9           Both these Docs #133 and 134 were FILED in Plaintiff's Bankruptcy  
10          Case 10-16183 Docket as evidenced in onelegal.com receipt (Exhibit Z-F)  
11          were MISFILED in the new created Docket 13-01086 Docs #113 and 114  
12          where they were **HIDDEN FOR ONE MONTH PRIOR TO MYSTERIOUSLY**  
13          **APPEARING ONE MONTH LATER** in the main Bankruptcy Docket.

14          **AMAZINGLY THIS ONE MONTH DISAPPEARANCE OF THESE**  
15          **DOCUMENTS WAS NOT NOTICED BY JUDGE LEE** who **DENIED** these  
16          Motions!

17          **NOTE:** This fraudulent misfiling details are listed in Federal Case CV:14-  
18          04390 FMO CWx, Motion Titled "Plaintiff's Request to Notice Missing  
19          Filing....." filed November 3, 2014 (Exhibit Z-G)

21           **II. ORDER ASKING PLAINTIFF-DEBTOR TO APPEAR AND JUSTIFY**  
22           **EXISIENCE OF STAY ON HER BANKRUPTCY PROCEEDINGS FILED**  
23           **UNDER FRAUDULENT DOCKET 13-01086**

24          The STAY WAS PLACED ON ENTIRE BANKRUPTCY PROCEEDINGS (Exhibit A  
25          Doc #117 &119), but Order and proceedings pertaining to the STAY were

1 i) Fraudulently **FILED** under the new case number 13-01086  
2 ii) **HEARING CONDCTION and proceedings** recorded under the new  
3 case number 13-01086  
4 iii) **REISSUING OF ORDER and CONTINUATION of hearing** were also  
5 **buried and hidden in the SAME** new case number 13-01086  
6 (Exhibit Z-I Docs #133, 144, 154, 155, 165 &166). Thus all these  
7 **FRAUDULENT PROCEEDINGS WERE KEPT OUT OF THE MAIN**  
8 **BANKRUPTCY DOCKET** (Exhibit Z-J) even though the STAY concerned the  
9 ENTIRE BANKRUPTCY PROCEEDINGS.

10 The **MAILING WAS DELAYED FOR ONE WEEK** as outlined in  
11 Plaintiff Ex Parte "Debtor-Plaintiff's Notice of Docket Fraud perpetration  
12 continuing to this day...." filed December 3, 2014 (Exhibits Z-K, Z-L & Z-M)  
13

14 **QUESTION: Does Judge Lee have ANY IDEA of what placing a STAY**  
15 **ON BANKRUPTCY PROCEEDINGS MEANS? OR IS THIS BURIAL OF**  
16 **THESE PROCEEDINGS IN THE FRAUDULENT DOCKET INTENTIONAL**  
17 **ACT OF FAVORITISM WITH COMMITTING OF HATE CRIME AGAINST**  
18 **A MINORITY WOMAN OF COLOR (PLAINTIFF-DEBTOR) IN**  
19 **COLLUSION WITH ALL DEFENDANTS JUST AS HIS PREDECESSOR,**  
20 **DEFENDANT JUDGE CLEMENT?**

21

22 **H.CONCLUSION**

23 I hope it is realized that these Defendants under protection of  
24 Defendant Judge Clement and now Judge Lee have been using Bankruptcy  
25 like a stolen vehicle to first **COMMIT COUNTLESS GRAND THEFTS** and

1 then to **TRANSPORT STOLEN GOODS ILLEGALLY TO THE ILLEGAL**  
 2 **BUYER**, all well planned and cunningly executed under color of official right.  
 3 And as an added attempt to devastate the Plaintiff-Defendant, render her  
 4 and her two children "homeless" by illegally evicting and from their home of  
 5 te plus years and STEALING all their belongings from their home.

6 This extremely serious, **illegal and criminal matter of creating,**  
 7 **misfiling, mislabeling, misreporting, reserving blank doc numbers**  
 8 **for "internal use", diverting bankruptcy proceedings away from the**  
 9 **Main Bankruptcy Docket into the fraudulent new docket** as well as  
 10 **causing delays in transcribing and posting of legal documents** will be  
 11 appropriately investigated and responsible individuals will be given  
 12 exemplary punishments to deter others from even thinking about the  
 13 criminal act of altering legal records and documents. Also misreporting  
 14 makes those proceedings **NULL AND VOID**.

15 For the reasons stated above Plaintiff requests this Court to order that

16 **1. STOP DOCKET FRAUD WITH ALTERATION OF PLAINTIFF-**  
 17 **DEBTOR'S BANKRUPTCY DOCKET 10-16183**, so far shamelessly  
 18 perpetrated by Defendants on an on-going basis for OVER ONE YEAR  
 19 (since August 1, 2013 when fraudulent filing began under the created  
 20 "New" case number borrowed from Adversary Proceeding)

21 **2. STOP THE USE OF FRAUDULENTLY CREATED "NEW" CASE**  
 22 **NUMBER 13-01086, TO SHIFT/DIVERT BANKRUPTCY**  
 23 **PROCEEDINGS TO**

24 **i) HIDE THEIR ILLEGAL REOPENING OF BANKRUPTCY LACKING**  
 25 **JURISDICTION by fraudulently showing a filing date of August 1,**  
**2013 on this new docket**

1 ii) HIDE INCRIMINATING FILINGS which are evidence of Defendants  
2 frauds, grand thefts etc perpetrated in Plaintiff-Debtor's Bankruptcy  
3 Matters

4 **3. CORRECT ALL THEIR PREVIOUS FRAUDULENT DOCKET**  
5 **MISFILINGS BY MERGING THE TWO DOCKETS**

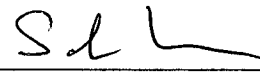
6 **4. IN FUTURE NO NEW CASE NUMBER MUST BE INTRODUCED** in  
7 Plaintiff-Debtors Bankruptcy matters

8 **5. DECLARE THE FOLLOWING PROCEEDINGS NULL AND VOID**  
9 including all PREVIOUS ILLEGAL SALES OF PLAINTIFF-DEBTORS  
10 PROPERTIES which must be immediately returned to the Plaintiff-  
11 Debtor IN THEIR ORIGINAL CONDITION with all costs, damages,  
12 attorneys fees etc incurred as a result of these actions including

13 i) HER STANDING IN SAN FRANCISCO LAWSUIT AGAINST BREITMAN  
14 AND BBG LTD  
15 ii) HER VODKA FROM AROUND THE WORLD LLC.,  
16 iii) HER HOME/PRIMARY RESIDENCE WITH ALL ITS CONTENTS IN ITS  
17 **ORIGINAL STATE** THAT IT WAS IN PRIOR TO THE ILLEGAL LOCK-  
18 OUT ON JUNE 26, 2013

19  
20  
21 Respectfully Submitted:

22 Dated: December 24, 2014

  
23 **SALMA AGHA-KHAN, MD.**  
24 Plaintiff-Debtor in Pro Se